DEPARTMENT OF THE NAVY



BOARD FOR CORRECTION OF NAVAL RECORDS
2 NAVY ANNEX
WASHINGTON DC 20370-5100

CRS

Docket No: 1939-00

4 August 2000

From: Chairman, Board for Correction of Naval Records

To: Secretary of the Navy

Subj: REVIEW OF NAVAL RECORD OF

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Ref: (a) 10 U.S.C. 1552

(b) BUPERSINST 1900.8

Encl: (1) DD Form 149 w/attachments

(2) Case Summary

(3) Subject's naval record

- 1. Pursuant to the provisions of reference (a), Petitioner, a former enlisted member of the United States Navy, filed enclosure (1) with this Board requesting, in effect, that her naval record be corrected by changing the RE-4 reenlistment code assigned on 23 February 1998.
- 2. The Board, consisting of Mr. Pfeiffer, Mr. Zsalman, and Mr. Lightle reviewed Petitioner's allegations of error and injustice on 2 August 2000 and, pursuant to its regulations, determined that the corrective action indicated below should be taken on the available evidence of record. Documentary material considered by the Board consisted of the enclosures, naval records, and applicable statutes, regulations and policies.
- 3. The Board, having reviewed all the facts of record pertaining to Petitioner's allegations of error and injustice finds as follows:
- a. Before applying to this Board, Petitioner exhausted all administrative remedies available under existing law and regulations within the Department of the Navy.
 - b. Enclosure (1) was filed in a timely manner.
- c. Petitioner enlisted in the Navy on 29 April 1996 at age 22. During her period of enlistment, she was not the subject of any disciplinary action, and was advanced in rate to FC3 (E-4).
- d. Petitioner was honorably discharged on 23 February 1998 by reason of parenthood and assigned an RE-4 reenlistment code.

e. Reference (b) states that an RE-3B reenlistment code may be assigned by reason of parenthood. The RE-4 reenlistment code means that the individual is not recommended for reenlistment.

CONCLUSION:

Upon review and consideration of all the evidence of record, the Board concludes that Petitioner's request warrants favorable action. In this regard, the Board notes that Petitioner's record was free of any disciplinary action and her satisfactory performance as evidenced by her advancement in rate. Therefore, the Board concludes that Petitioner's overall record does not warrant the most restrictive reenlistment code of RE-4 and that it would be appropriate and just to change her reenlistment code to RE-3B.

In view of the foregoing, the Board finds the existence of an injustice warranting the following corrective action.

RECOMMENDATION:

- a. That Petitioner's naval record be corrected to show that the RE-4 reenlistment code, originally assigned on 23 February 1998, has been changed to RE-3B.
- b. That any material or entries inconsistent with or relating to the Board's recommendation be corrected, removed or completely expunded from Petitioner's record and that no such entries or material be added to the record in the future.
- c. That any material directed to be removed from Petitioner's naval record be returned to the Board, together with a copy of this Report of Proceedings, for retention in a confidential file maintained for such purpose, with no cross reference being made a part of Petitioner's naval record.
- 4. It is certified that a quorum was present at the Board's review and deliberations, and that the foregoing is a true and complete record of the Board's proceedings in the above entitled matter.

ROBERT D. ZSALMAN Recorder ALAN E. GOLDSMITH Acting Recorder 5. Pursuant to the delegation of authority set out in Section 6(e) of the revised Procedures of the Board for Correction of Naval Records (32 Code of Federal Regulations, Section 723.6(e)) and having assured compliance with its provisions, it is hereby announced that the foregoing corrective action, taken under the authority of reference (a), has been approved by the Board on behalf of the Secretary of the Navy.

Robert D. Jush

Executive Director